

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

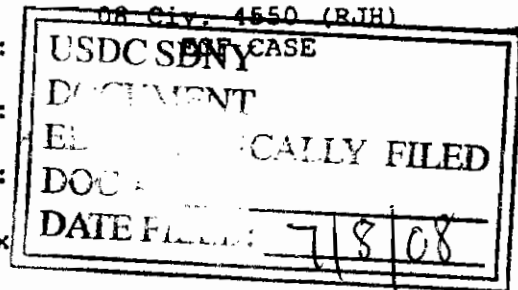
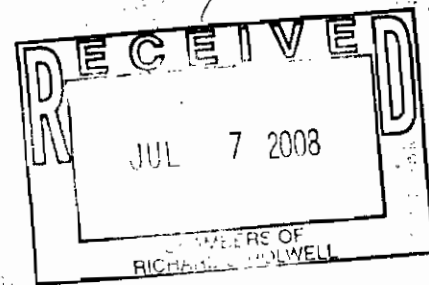
PEARSON EDUCATION, INC. AND
JOHN WILEY & SONS, INC.,

Plaintiffs,

-against-

BRUCE ERLICHMAN D/B/A DOTTIE-MAX
AND JOHN DOE NOS. 1-5,

Defendants.



FINAL JUDGMENT AND PERMANENT INJUNCTION
BY CONSENT

IT IS HEREBY STIPULATED and agreed by and between
the parties, conditional upon the approval of the Court,
that it is

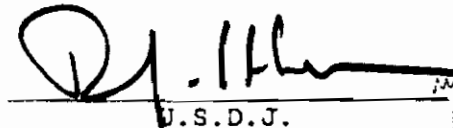
ORDERED, ADJUDGED AND DECREED that defendant
Bruce Erlichman ("Erlichman"), doing business as Dottie-
Max, and his agents, servants, and employees, and all those
acting in concert with them, if any, are hereby PERMANENTLY
ENJOINED from (i) infringing (a) the work of plaintiff
Pearson Education, Inc. ("Pearson") entitled Introduction
to Electrodynamics, which has received United States
Certificate of Copyright Registration No. TX0004950391,
dated March 25, 1999, (b) the trademarks of Pearson
identified on Schedule A hereto, (c) the work of plaintiff

John Wiley & Sons, Inc. ("Wiley") entitled Fundamentals of Physics, which has received United States Certificate of Copyright Registration No. TX0000756079 dated August 31, 1981) and (d) Wiley's trademarks identified on Schedule B hereto, in violation of 17 U.S.C. § 501 or 15 U.S.C.

§ 1114(a); and (ii) falsely designating the origin of his products or services in violation of the rights of Pearson or Wiley under 15 U.S.C. § 1125(a), and (iii) infringing any copyright or trademark of Pearson or Wiley through the sale or distribution in the United States of any copy of any instructors' solutions manuals or any book marked to prohibit its resale in the United States; and it is further

ORDERED, ADJUDGED and DECREED that claims of Pearson, and Wiley against Bruce Erlichman in this action be, and hereby are, dismissed with prejudice and without costs, except that the Court shall retain jurisdiction to enforce this final judgment and permanent injunction and that the claims of Pearson and Wiley against defendants John Doe Nos. 1-5 are dismissed without prejudice and without costs.

Dated: New York, New York
July 2, 2008


U.S.D.J.

Consent to Entry

The parties hereby consent to the entry of the foregoing final judgment and permanent injunction.

Dated: New York, New York
July 2, 2008

DUNNEGAN LLC

By William Dunnegan
William Dunnegan (WD 9316)
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LAW OFFICE OF
KAREN J. BERNSTEIN LLC

By [Signature]
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New York, New York 10017
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Bruce Erlichman
Bruce Erlichman

Schedule A
"Pearson Trademarks"

	<u>U.S. Trademark</u>	<u>Registration Number</u>	<u>Class</u>
1.	"Prentice-Hall"	1,332,044	
2.	"Prentice-Hall"	1,332,639	016
3.	"Prentice-Hall"	1,375,654	042
			009

Schedule B
"Wiley Trademarks"

	<u>U.S. Trademark</u>	<u>Registration Number</u>	<u>Class</u>
1.	"JW" Colophon	2,168,941	009, 042
2.	"Wiley"	1,003,988	009, 016
			036, 038
3.	"Wiley"	2,159,987	009, 042